

**LABEL, IN PART:** (Bags or boxes) "Viviano Brand [or "Blue Rose Brand"] \* \* \* Vivison Macaroni Co., Inc. \* \* \* Detroit, Michigan."

**VIOLATIONS CHARGED:** Adulteration, Section 402 (a) (3), the products consisted in whole or in part of filthy substances by reason of the presence of larvae, cast skins, insect fragments, and rodent hair fragments; and, Section 402 (a) (4), they had been prepared under insanitary conditions whereby they may have become contaminated with filth.

**DISPOSITION:** September 14 and October 10, 1944. No claimant having appeared, judgments of condemnation were entered and the products were ordered destroyed.

**6612. Adulteration of spaghetti and macaroni. U. S. v. 563 Cases of Macaroni, and 32 Cases and 84 Cases of Spaghetti (and 3 other seizure actions against macaroni and spaghetti). Decrees of condemnation. One lot ordered delivered to a government agency, to be used for rat food or rat poison bait; remaining lots ordered released under bond. (F. D. C. Nos. 11059, 11247, 11285, 11465. Sample Nos. 3779-F to 3782-F, incl., 43356-F, 43357-F, 43822-F to 43824-F, incl., 58213-F to 58220-F, incl.)**

**LIBEL FILED:** Between November 2 and December 23, 1943, District of Colorado and Western District of Oklahoma.

**ALLEGED SHIPMENT:** From on or about February 18 to October 21, 1943, by the Gooch Food Products Co., from Lincoln, Nebr.

**PRODUCT:** 372 cases of spaghetti and 836 cases of macaroni at Oklahoma City, Okla., and 64 cases of spaghetti, 318 cases of macaroni, and 177 cases of spaghetti or macaroni at Denver, Colo.

**LABEL, IN PART:** "Triumph Brand Spaghetti [or "Shell Macaroni," or "Elbow Macaroni"]," "Macaroni Products Gooch's Best," "Altitude Brand Spaghetti [or "Macaroni"]," or "Target Brand Ready-Cut Spaghetti [or "Elbow Macaroni"] Distributed by Lincoln Mills, Lincoln, Neb."

**VIOLATIONS CHARGED:** Adulteration, Section 402 (a) (3), the products consisted in whole or in part of filthy substances by reason of the presence of rodent hairs, rodent hair fragments, fragments resembling rodent hairs, insects, larvae, insect fragments, and dirt; and, Section 402 (a) (4), a portion of the product had been prepared under insanitary conditions whereby it may have become contaminated with filth.

**DISPOSITION:** February 21, 1944. The Oklahoma cases having been consolidated, and the Gooch Food Products Co., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond to be converted into poultry or livestock feed, under the supervision of the Food and Drug Administration. No claimant having appeared for the Denver lot, judgment of condemnation was entered on March 2, 1944, and the product was ordered sold to be denatured for use as animal food, under the supervision of the Food and Drug Administration. No purchaser having been found, an amended decree was entered on March 27, 1944, ordering the product delivered to a government agency, to be used in the preparation of rat food or rat poison bait.

#### BAKERY PRODUCTS\*

**6613. Adulteration of bakery products. U. S. v. Loose-Wiles Biscuit Co. Plea of guilty. Fine, \$3,500. (F. D. C. No. 11393. Sample Nos. 44215-F, 56065-F, 57030-F, 57041-F, 57307-F, 57313-F, 57316-F.)**

**INFORMATION FILED:** On May 24, 1944, in the Eastern District of New York, against the Loose-Wiles Biscuit Co., a corporation, Long Island City, N. Y.

**ALLEGED SHIPMENT:** From on or about April 9, 1943, to January 4, 1944, from the State of New York into the State of New Jersey.

**LABEL, IN PART:** "Krispy \* \* \* Crackers," "Sunshine Kosher Crackers," "Cracker Meal," "Clover Leaves," "Sunshine \* \* \* Hydrox," "Chocolate Nuggets."

**VIOLATIONS CHARGED:** Adulteration, Section 402 (a) (3), the articles consisted in whole or in part of a filthy substance by reason of the presence of one or more of the following types of filth: Larvae, insect fragments, larva or insect heads, rodent hair fragments, cat hair fragments, a rodent-type hair fragment, a human hair fragment, and a feather barbule; and, Section 402 (a) (4), they had been

\*See also No. 6800.